

## CONTENTS

### Articles

Bakke, Lochner, AND LAW SCHOOL: THE NOBILITY CLAUSE VERSUS A REPUBLICAN FORM OF MEDICINE .....	1
James E. Lobsenz	
THE MISUSE OF LAND USE CONTROL POWERS MUST END: SUGGESTIONS FOR LEGISLATIVE AND JUDICIAL RESPONSES .....	29
Orlando E. Delogu	
THE TORT TRIANGLE: CONTRIBUTION FROM DEFENDANTS WHOM PLAINTIFFS CANNOT SUE .....	83
Michael T. Hertz	
THE INTERNATIONAL LEGAL OBLIGATIONS OF SIGNATORIES TO AN UNRATIFIED TREATY .....	263
Martin A. Rogoff	
A RESPONSE TO PROFESSOR DELOGU: IS IMPERMISSIBLE EXCLUSION A REALITY IN MAINE? .....	301
Madge Baker	
A FINAL NOTE ON <i>The Misuse of Land Use Control Powers Must End: Suggestions for Legislative and Judicial Responses</i> .....	311
Orlando E. Delogu	

### Comments

THE CONSTITUTIONALITY OF MAINE'S REAL ESTATE MORTGAGE FORECLOSURE STATUTES .....	147
TIME-SHARE CONDOMINIUMS: PROPERTY'S FOURTH DIMENSION ..	181
MAINE ABORTION STATUTES OF 1979: TESTING THE CONSTITUTIONAL LIMITS .....	315
MAINE'S ACTIONS TO TRY TITLE: A HISTORICAL PERSPECTIVE ..	355
MAINE'S ACTIONS TO TRY TITLE: A PROPOSAL FOR STATUTORY REFORM .....	411
SECURING SOLAR ACCESS IN MAINE .....	439

### Notes

ELIGIBILITY FOR VOCATIONAL REHABILITATION UNDER THE MAINE WORKERS' COMPENSATION ACT: TROUBLING NEW STANDARDS ..	237
THE DILEMMA OF CONCURRENT COVERAGE: <i>Carriers Insurance Co. v. American Policyholders Insurance Co.</i> .....	471
THE ROLE OF FORESEEABILITY IN JURISDICTIONAL INQUIRY: <i>Tyson v. Whittaker &amp; Son, Inc.</i> .....	497
TORTIOUS INTERFERENCE WITH THE EXPECTANCY OF A LEGACY: <i>Harmon v. Harmon</i> .....	529